UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN

In re: Chapter 13

Mark Monroe and Sharon Monroe, Case No. 13–24570–gmh

Debtors.

Mark Monroe, Sharon Monroe,

Plaintiffs.

v. Adversary No. 13–02747–gmh

U.S. Department of Housing and Urban Development,

Defendants.

JUDGMENT ON DECISION OF THE COURT

Take notice that a judgment is hereby entered incorporating the terms of the attached Order for Judgment Against US Department of Housing and Urban Development.

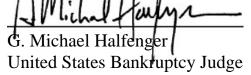
Dated: June 6, 2014 JANET L. MEDLOCK

Clerk of Court

By: Diane O. Deputy Clerk

THE FOLLOWING ORDER IS APPROVED AND ENTERED AS THE ORDER OF THIS COURT:

DATED: June 6, 2014



UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

IN RE: Mark and Sharon Monroe, Case No. 13-24570-GMH

Debtors. Chapter 13

Mark and Sharon Monroe,

Adv. Case No. 13-2747

Plaintiffs,

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Seaway Bank & Trust Company, and U.S. Department of Housing and Urban Development,

Defendants.

ORDER FOR JUDGMENT AGAINST US DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

For reasons set forth in the court's April 25, 2014 decision, the court finds and declares:

- 1. The value of the property is less than the amount of the claim secured by the liens that are senior to HUD's lien.
 - 2. Pursuant to 11 U.S.C. §506(a), HUD has a general, unsecured claim and not an allowed,

secured claim.

3. Upon completion of the debtors' chapter 13 plan, HUD's junior lien encumbering the property will be extinguished.

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